

RAN INTO A STORE

A Runaway Horse Crashes Into
the Boston Store

IT LEAPED THROUGH A WINDOW

The Store Is Filled With Shoppers and a
Small-Sized Panic Ensues—The
Horse Frightfully Cut.

About 5 o'clock yesterday an electric light employee mounted the anchor of the wire cable upon which the are lights hang at the junction of Canal, Pearl, and Monroe streets to test the cable. He swung his weight upon it in such a way as to cause the lamp to fall to the street beneath. A horse belonging to the Adams Express company was startled by the noise and started forward, surging the wagon against an American express wagon standing near. This collision broke the harness and freed the horse. The terrified animal, dragging the weight to which he had been hitched, dashed forward in a semi-circle until he reached the gutter in front of the Boston store. Here he struggled to change his course but his feet were upon the sidewalk across which he slid, crashing through one of the large plate glass windows. The store was full of women at the time and the successive startling noises, the crash of glass, the struggling horse, the shouting gesticulating crowd created a small panic which but for the presence of the horse might have caused serious results. With blanched cheeks one woman was noticed to gather her skirts in her hand and leap upon a counter, alighting in a box of handkerchiefs. Many others scrambled upon the counters and others crowded behind them. Almost before recovering from their fright the horse had been dragged from its bed of glass and ribbons and helped upon its feet. Some of the cuts are frightfully deep, but it is thought it will recover. The Boston store people made out a bill of damages and presented it to the express company last night. The company took counsel and refused to pay.

CLAIMS IT WAS FRAUD.

She Couldn't Read English and Was
Swindled.

S. Wessellus, attorney for Bonkjo Anema, filed a complaint yesterday against Eze Yzstra, in which she states that she owns a homestead in this city worth \$1100, and that Yzstra by fraud obtained a mortgage upon this homestead. She claims that about a year ago her husband, Tabe Anema and Epa Hisinga rented a sixty acre farm in Wyoming township of Yzstra agreeing to pay an annual rental of \$300. At the time the lease was made she came to this city with her husband and Hisinga, and went with them to the office of John H. Rozema, where the lease was made. Later, after it was found that the farm would not produce enough to pay the rental, Yzstra made a demand upon Mrs. Anema, and claimed that she had guaranteed the rent by giving a \$1500 mortgage on her property. This she denies, and asks that the mortgage be discharged of record because obtained by fraud and without her knowledge or consent, she being unable to speak English.

SHANK IS ARRESTED.

Released on His Own Recognizance to
Appear May 31.

Deputy Sheriff Leonard arrested Quartermaster Shank at the Soldiers' home yesterday afternoon on a warrant issued by Justice Westfall on complaint of J. E. Griffin, charging him with furnishing liquor to soldiers in violation of the statutes. Mr. Shank was arraigned before Justice Westfall and pleaded not guilty to the charge made in the complaint. He was released on his own recognizance, to appear for examination May 31 at 9 a. m.

Police Court Notes.

Frank Jonkman, alias Lampman, a half-witted fellow who is charged with grabbing \$2 from a gentleman on Monroe street, paid \$1.35 costs and was released.

Tony Gherke, the pugilistic tenant who thumped his landlord, paid \$6.85 and was released.

David Stewart, arrested on complaint of his wife Annie Stewart, pleaded not guilty and asked until today to prepare for trial.

William Giffney, 15 years old, and Forrest Parley, 13 years old, arrested on a charge of larceny, pleaded not guilty.

Fred D. Miller and Alice M. Johnson filed a forcible detainer with the clerk of the courts yesterday asking that a mortgage given on city property to secure notes amounting to \$450 given by Dan Lintner be foreclosed.

LAW AND LAWYERS.

United States Court.

JUDGE REYNOLDS.

The Crane Elevator company vs. The Standard Elevator company et al. Motion to strike from the files the deposition of C. E. Foster, argued and submitted.

The Farmers' Loan and Trust company vs. The Toledo & Southern Railway Railroad company, order allowing an appeal.

Circuit Court—Part I.

JUDGE GROVE.

Rachael E. Mallory vs. Metropolitan Life Insurance company, assumpsit. No cause for action. Judgment for defendant for costs.

Marshall L. Daggott vs. John W. Haywood, assumpsit. On trial.

Circuit Court—Part II.

JUDGE GROVE.

Fred W. Allen vs. Martin P. Burdell, assumpsit. Argued and submitted.

Cornelius G. Fuller vs. Harry W. Long et al., assumpsit. Proceedings stayed twenty days.

Superior Court.

JUDGE ROBINSON.

People vs. Andrew Leonard, larceny from a hotel in the day time. Waived reading of information and declined to plead. Plea of not guilty entered by counsel. N. P. Allen appointed to defend respondent. On trial.

Probate Court.

JUDGE PERKINS.

William Fitzgerald, deceased, petition for administrator filed. Hearing June 13.

David M. Amberg appointed guardian. Estate of Minnie Caid, minor; Elmer Caid appointed guardian.

Estate of Grace Faye Koon, minor; Mercy M. Koon appointed guardian.

Estate of Marie L. Williams, deceased; Appeal of Mai H. Ransford filed from order appointing Byron L. Ransford administrator.

Estate of Bridget McDonald, deceased; inventory filed.

Estate of Roland Richard, mentally incompetent; petition for guardianship. Hearing June 8.

COUNCIL PROCEEDINGS.

The New City Bonds—Bids and Other Matters.

Along with other valuable matter enguined in the "pi" of yesterday morning the report of the council proceedings was included. For the following very excellent report THE HERALD is indebted to the official paper:

An invitation from the Switchmen's union to attend an excursion to Rosie Cay, Ind., May 30, was accepted.

Residents of Hilton street asked for a sewer; committee on sewers.

Residents on Fremont street asked to have the street improved; committee on streets.

Charles Smith of Madison avenue asked to be relieved from paying the special tax on sixty-six feet of frontage now occupied by Garden street; special committee having the roll in charge.

Residents on South College avenue asked for water mains; board of public works.

By Alderman C. C. Connelley made a new proposition for a market site, bringing the price of the Kent street property down to \$16,500; special market place committee.

Manager Chapman of the Consolidated State Railway company replied to the order of the council in regard to the running of route No. 9, stating that the ordinance gives the company the right to suspend operations on some lines while constructing or repairing other streets. Mr. Chapman also replied to the order of the council in regard to the curb on South Division street.

He said he had been ordered to set his poles inside the curb on other streets and he would like to know where he was to set his poles; committee on streets.

The First Universalist church was granted a copy of the charter to place in its corner stone, which will be laid May 30.

Henry Cowell, constable of the Second ward, tendered his resignation, which was accepted.

W. F. Ringette claimed to have fallen on the sidewalk and wished damages for injuries received; committee on claims and accounts.

The acceptance of the newly appointed city officers were filed.

A large number of bonds and licenses were properly referred. Several applications to deposit building material were granted under direction of the city marshal.

Sealed proposals for special improvement bonds were opened. They were as follows:

Spator & Co., Toledo, \$202,148; W. J. Hayes & Sons, \$203,720 and interest; Blake Brothers & Co., \$203,550; First National bank of this city, par on fifty bonds; W. W. Harris & Co., \$202,127.50; Spencer, Trask & Co., \$201,010.70; Charles E. Temple, \$202,100; Michigan Trust Company, \$201,010; E. L. Day & Co., \$201,007.70; C. H. White & Co., \$200,100.05. The bids were referred to the committee on ways and means.

The marshal reported that the street railway company failed to comply with his order in removing poles; committee on streets.

The marshal also reported that the electric light company had removed its poles as ordered; on file.

The marshal reported as dangerous the condition of the Davis street quarry, it being filled with water; aldermen of the Sixth ward.

The committee on ways and means recommended that the board of public works be allowed to make a contract for extra cells at police headquarters; adopted.

The committee on ways and means recommended that clerical help be hired for the board of revision and equalization office at a cost not to exceed \$3 per day for six weeks; adopted.

The same committee reported adversely on the petition of Justice Brown for a safe in his office; adopted.

The Jonette street assessment role was ratified and confirmed.

On recommendation of the committee on fire department the Telegraph and Telephone Construction company was given permission to erect poles on Fairbanks street.

The city comptroller reported claims and accounts against the city amounting to \$15,032.50. The report was adopted and the bills ordered paid.

The same committee recommended that property owners on East Bridge street, on the Glenbrook addition be not required to build their sidewalks at present; adopted.

The committee on sewers recommended that a sewer in Highland avenue and South Division street be built as soon as possible; also that the prayer of Paul Landauer and others for a sewer in the alley between Ottawa and Ionia streets be granted; adopted.

A district of the usual 100-foot kind was reported from the special committee for the improvement of Lydia street; adopted.

The committee on claims and accounts recommended that the bill of the humane agent for \$15.50 for services at the pound be not allowed; adopted.

The committee on claims and accounts and the alderman of the Tenth ward reported adversely on the petition of Thomas Hyland to be relieved of the payment of \$34.81 on a sewer in Cass street; adopted.

The committee on streets recommended that Elizabeth street be improved; adopted.

The same committee reported that a large majority of the property owners were in favor of paying Ottawa street between Pearl and Louis streets with asphalt and recommended that the street be paved accordingly.

R. C. Luce was heard and spoke against asphalt, saying that the petition had been secured in an unfair manner, and that D. A. Blodgett was the only man who really wanted asphalt laid in the street.

The committee's report was adopted, way and means, to which was referred the communication of the city treasurer in regard to overdrawn funds, recommended that enough money be transferred from the water works fund to replenish the overdrawn funds; adopted.

The committee on ordinances reported an amendment to the ordinance which governs the burial of persons in the cemeteries of the city; passed to third reading.

The committee on licenses reported a schedule for licenses as published last Friday in THE HERALD. Alderman Daggott objected to allowing candy peddlers on the street, because he could not go along the street with his children without being teased to stop and buy candy.

Alderman Hauser moved that sit

applications for licenses be referred to the mayor; carried.

The question of appeals from assessment rolls came up and several aldermen expressed a desire to stop the custom of allowing one man to appeal each week. There is a rule which allows but one week for appeals. This practice has been to let the rolls drag along for five or six and sometimes for many weeks before they are ratified.

Alderman Anderson moved to reconsider the motion of Alderman Conger one week ago, for two members to be added to the committee on ways and means for the purpose of fixing salaries. Mr. Anderson said he considered the motion a slur upon the ways and means committee.

Alderman Conger thought the motion to reconsider was offered because some of the aldermen objected to having him serve on the committee, and he therefore moved to have his name withdrawn. His motion was not considered.

Alderman Stein and Alderman Turner said that they did not remember that the ways and means committee had ever asked for aid in performing the duty of fixing salaries.

Alderman Anderson's motion prevailed.

The ordinance presented some weeks ago changing the names of certain streets was taken from the table.

The following resolutions were adopted:

By Alderman Frost: For the paving with cobble stones of the alley between South Division and South Spring streets; also for an estimate on the cost of making a sewer in Hilton street.

By Alderman Conger: For the paving of East Fulton street, from Spring street to the bridge, with asphalt, at a cost of \$24,544; also that the owners of Houseman's addition be allowed to grade certain streets in the addition; also for the paving of Ottawa street, from Pearl street to Louis street, with asphalt.

By Alderman Ball: For the establishment of the grade of Wells street, from Wealthy avenue to Buckeye street.

By Alderman Saunders: For the construction of a sewer in the alley from Newberry to Mason streets, between Ottawa and Ionia streets, at a cost of \$18,420; also that the marshal notify property owners on Mason and Walbridge streets to remove encroachments on those streets.

By Alderman Gervais: For an approximate estimate on the cost of grading and graveling West street from West Leonard street to Walker avenue; also for the improvement of Ninth street to Tamarac street; also for the establishment of the grade of Crosby street from Alpine avenue to the west end of Crosby street; also for an estimate of cost for the improvement of the same street.

By Alderman Mills: Asking for an estimate of cost for the improvement of Mr. Vernon street; also for the improvement of the water pipes were laid thereon.

By Alderman Gilden: For sidewalks on Thomas street from Gelock avenue to Fuller street; also asking the board of public works to lay water mains in Wealthy avenue, from Lake avenue to Barth street.

By Alderman Emmer: For the paving with cedar blocks of Scribner street from West Bridge street to Seventh street.

By Alderman Hauser: For a nine-inch inch sewer in Jackson street.

By Alderman Kinney: To have the marshal notify the street railway company to place Bridge street in as good condition as it was before the tracks were laid.

Alderman Ball offered a resolution for the condemnation of the Head's lake toll road. Alderman Mills and Anderson objected to the resolution. It was finally referred to the committee on streets.

The council adjourned until Thursday evening, when the committee on ways and means will report upon the bids for the improvement bonds.

Where Shakespeare Wood.

The sale of Anne Hathaway's cottage to the trustees of Shakespeare's birthplace for the sum of \$15,000 has aroused a very animated discussion in England. Many persons stoutly claiming that the price was extortionate, while others with equal vehemence assert that the money has been well invested. One of the latter class is a writer who, in the course of a long argument in support of his view of the matter, says:

The quaint old building of wood and plaster, with the thatched roof, heavy carved timbers and beaming ceilings, their tiny casements beneath, is of course worth little enough; but when one remembers that it was here that the stripping of eighteen wood his wife, and that the greatest English genius of all time found rest and welcome in the homely parlor, with its wide hearth and cozy logstove, and that therefore the little cottage at Stratford is unique in all the world, the question of price is swallowed up in the feeling of satisfaction that it has fallen into reverent hands. It was in 1867 that Shakespeare's cottage was purchased by the nation, and four years later when he came to London to make a fight for fortune, and as it was not until 1874 that he had proved sufficiently to buy New Place, Anne Hathaway's cottage was ultimately associated with our greatest poet for at least sixteen years or so of his life. It is pleasant to think that it has come into the hands of the trustees of Shakespeare's birthplace instead of into those of some professional showman on this or the other side of the Atlantic, who might have erected it as a side show for a dime museum, or turned it into a room in conjunction with a sketchbook railway and military band, catering its unique associations to make a catchy holiday.

The address in the advertisement of Raymond & Kent which yesterday read West Broadway should have read No. 181 Broadway.

The Michigan Trust company is advertising for a man to take charge of their safe deposit department.

Filed Patent: Trenching Piles.

SYMPTOMS—Nausea; intense itching and stinging; most at night; worse by scratching. If allowed to continue tumors form, which often bleed and ulcerate, becoming very sore. See your physician, stop itching and bleeding, heal ulceration, and in most cases remove the tumors. At druggists, or by mail, for 50 cents. Dr. Swayne & Son, Philadelphia.

The title to an Earlom.

An interesting and complicated case, involving nothing less than the legal succession to the earldom of Stamford was recently decided by the British house of lords, before whom the matter had been for some time. The decision was in favor of the present holder of the title, who is the ninth earl of Stamford.

The eighth earl, who died in June, 1890, left a son, whose mother was a negress of Cape Colony. The earl married the negress, but this son was born prior to the marriage. The house of lords' decision declares that this son is illegitimate, and therefore has no claim on the title. The son

made no contest to establish his legitimacy. The earldom of Stamford is among the oldest peerages in England, having been created in 1628. The earl also has the title of Baron Grey of Groby, which title was created in 1803. The present earl is William Grey, brother of the eighth earl. He was born April 18, 1850, and from 1878 to 1883 was professor of classics at Coleridge college, Barbadoes. He is unmarried.

No Umbrellas.

The habits of a lifetime on shore are not easily shaken off when one goes to sea. Mr. and Mrs. Perkins were on their first ocean journey, and were in their stateroom one day when Mr. Perkins remarked to his wife:

"I think it must be raining."

Mrs. Perkins rose, peeped out of the porthole upon the broad ocean and said: "I guess 'tain't rainin' much. I don't see anybody out with an umbrella!"—Youth's Companion.

NATURE'S SOLILOQUY.

How Nature's sunny musings feed our sense, Her voice into the heart of all things stealing; How dream spelled cars divine her utterance, Each concord more than musically feeling; Glazed in a whirl of sunshine while it listens, The earth sees heaven in its audience proclaim, And as the charon in more than language glens

They seem to call each other by their name, Death, too, has musings while he lies in state, One thought upon his moveless lips replying: It is of Peace beyond the range of Fate, His pledge of Ever to his dead disclosing, Less than a better life, the living yet to die, But, oh, how deathless his soliloquy!—Thomas Gordon Hake in London Academy.

Have No Equal.

ALLOCK'S POND'S PLASTER have attained a world-wide reputation solely upon their superlative merits. They have many would-be rivals, but have never been equalled or even approached in curative properties and rapidity and safety of action. Their value has been attested by the highest medical authorities, as well as by unimpeachable testimonials from those who have used them, and they are recommended as the best external remedy for weak back, rheumatism, sciatica, colds, croup, sore throat, chest and stomach ailments; kidney difficulties, weak muscles, strains, stitches and aches and pains of every description.

Beware of imitations, and do not be deceived by misrepresentations. Ask for ALLOCK'S, and let no solicitation or explanation induce you to accept a substitute.

SWING BETWEEN CRUTCHES.

MRS. KLEIDBACH OF 155 OAKLAND AVE., A HELPLESS CRIPPLE FOR THREE YEARS.

Restored to Health by Doctor French at the Vendome.

Dr. French is still at the Vendome hotel where the afflicted will find him from 9 a. m. to 6 p. m. Dr. French's healing hand is the wonder of those who visit him for treatment or to witness the cures that follow his "laying on of hands." The following case is remarkable for the great change produced.

Three years ago Mrs. Kleidbach noticed a weak feeling in her limbs accompanied with pains in her body and stiffness in her limbs. She tried to place better and to do her own work. Finally she could go no longer, and took to crutches. Her feet began to swell and become so stiff and painful that she could no longer walk but instead she swung herself from place to place better to crutches at home. She read of Dr. French at the Vendome, and of the wonderful cures he was performing at Hartman's hall, and decided to see him. If such a thing was possible, she could not ride in the street cars, so the next best thing was to get a wagon and be lifted into and out of it. This she did, and was helped up the hotel steps. In this condition Dr. French began rubbing the painful, stiff and swollen limbs till she said she felt better. She came again, and the third time she left her crutches at home. She says she goes about her work and to the neighbors without them.

The dropsical condition has passed away and she walks well again for one who has been unable to walk for so long a time.

Mr. Wm. Gelock, No. 28 North Division street, was also cured of a fearful case of rheumatism. Mrs. Millard, 120 Scribner street, and others cured of large glandular tumors. Mrs. Mary Salome, College avenue, unable to dress herself for four years, cured. Any of the above may be referred to, and the doctor can give a list of others among the people of the United States.

The words wonderful, amazing, marvelous, surprising, starting, but feebly express the astonishment that is produced by the cures of Dr. French. Swallow your prejudice and learn personally why a power to heal posesses, does not cry fraud, for Dr. French is a graduate of a first-class medical college. If he is a fraud the cure profession are frauds, and has given Dr. French a higher power than a knowledge of medicine. You have tried all there is in medicine, why not try the power that is curing so many?

Dr. French cures all forms of chronic disease, skin disease, piles, rupture, fissure, fistula, cancer, goiter, dyspepsia, sleeplessness, female complaint, without the use of instruments, surgery, or exposure of the person, consumption, tuberculosis, catarrh, blindness and all diseases of the blood and skin. He and see him. A free consultation may result in your cure. Go now from 9 to 6.

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THIS BEATS THEM ALL!!! GREAT NAPKIN SALE.

On Thursday morning, May 19, (for one day only) we shall place on sale 250 dozen ALL LINEN full size 3/4 white Napkins. These Napkins were bought from importers at a forced sale and were never sold over a counter less than \$1.50 per dozen. We propose to give the people of Grand Rapids a right down bargain, and will sell them for this ONE DAY ONLY at a price that will always be remembered.

Per Dozen **89 CTS** Per Dozen

Just think! 250 dozen Napkins will not last long, so be on hand early Thursday morning. Our reputation will be maintained at this sale, that when we advertise a SPECIAL SALE, we mean business. Not over two dozen will be sold to each customer. Remember the day and date.

VOIGT, HERPOLSHEIMER & CO.
78, 80 and 82 MONROE.

POND'S
EXTRACT
CURES

Piles
Boils
Wounds
Bruises
Sunburn
Soreness
Sprains
Chafing
Sore Eyes